

WE GO ABOVE & BEYOND TO MAKE MOVING EASY

2020 Tariff

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CLERK'S OFFICE

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ABBREVIATIONS AND REFERENCES

Reference	Explanation
AAA	Automobile Association of America
Chg.	Charge
CMST	Carolina Moving Solutions Tariff
Cu.	Cubic
COD	Collect on Delivery
Ft.	Foot/Feet
Incl.	Inclusive
Lb.	Pounds
Min.	Minimum
Mf.	Motor Freight
SCPSC	South Carolina Public Service Commission

General Rules and Regulations

All sections of this tariff govern unless otherwise provided within individual sections. Except as otherwise provided herein, the rates names in this tariff include one pick-up and loading at point of origin and one delivery and unloading at point of destination.

Rule 1 GOVERNING PUBLICATIONS

Governed excepted as otherwise provided herein by:

Household Goods Mileage Guide No. 19, supplements hereto or subsequent reissues thereof. Any dispute as to mileage shall be referred to the South Carolina Public Service Commission for determination.

Rule 2 PROPERTY SUBJECT TO UNIFORM HOUSEHOLD GOODS BILL OF LADING

- a. Unless otherwise provided, when property is transported subject to the provisions of this tariff, or as amended, the acceptance and the use of the Uniform Bill of Lading as attached hereto and made a part hereof is required.
- b. The rate shown herein are reduced rates conditions upon the use of the Uniform Household Goods Bill of Lading, and in lieu thereof to have the carrier transport and properly with carrier's liability limited only as provided by common law and by the laws of the United States and the several states insofar as they apply, but subject to the terms and conditions of the Uniform Household Goods Bill of Lading insofar as they apply, but subject to the terms and the conditions are not inconsistent with such common carrier's liability: the rate charged therefore will be one hundred (100%) percent higher than the transportation rate contained in this tariff as would apply for such shipment if offered for transportation by a released value not exceeding sixty cents (.60) per pound per article. When the consignor elects not to accept any of the terms of such bill of lading he must give notice to the initial carrier of such election. The initial carrier must indicate the receipt or such notice by writing or stamping thereon a clause signed by the carrier reading: "In consideration of the higher rate charges, the property herein described will be carried and the services to be rendered hereunder will be performed, with the carrier's liability limited only as provided by law, but subject to the terms and conditions of this Bill of Lading insofar as they are not inconsistent with such common carriers liability."

Rule 3 DECLARATION OF VALUE

- Shippers are required to state specifically, in writing, the agreed or declared value of the property.
- Valuations shall be declared in accordance with FMCSA released rates under MC-No.02, of January 29, 1936, and stated in cents or dollars and cents per pound per article.

- c. If shipper declines to declare the value or agree to a released value in writing, the shipment cannot be accepted.
- d. The agreed or declared value shall be deemed to relate to all services undertaken by the carrier for its agents and to each article separately and not to the shipment as whole, and such agreed and declared value must be entered on the Bill of Lading in the following form:

THE AGREED OR DECLARED VALUE OF THE PROPERTY IS HEREBY SPECIFICALLY STATE BY THE SHIPPER TO BE NOT EXCEEDING \$_____ PER POUNDS PER ARTICLE.

- e. Shipper may declare, on specific articles, valuations in excess of value declared on the shipment; and each such article must be described and its excess declared value set forth in space provided on Bill of Lading.
- f. Carrier may provide replacement cost coverage at an additional cost.

Rule 4 BASIS OF WEIGHT

- a. The tare weight of each vehicle used in the transportation of household goods shall be determined by having it weighed prior to the transportation of each shipment, without the crew thereon, by a certified weigh master or on a certified scale, and when so weighed the gasoline tank on each such vehicle shall be full and the vehicle shall contain all blankets, pads, chains, dollies, hand trucks, and other equipment needed in the transportation of such shipment. Each carrier shall retain in the vehicle subject to inspection, a weigh master's certificate or weight tickets as each such vehicle showing the tare weight, a date weighed, and a list of such equipment.
- b. After the vehicle has been loaded it shall be weighed, without the crew thereon, prior to delivery of the shipment and the net weight shall be determined by deducting the tare weight from the loaded weight, except that in instances where no adequate scale is located at origin or at any point within a radius of ten (10) miles thereof, a constructive weight, based on seven (7) pounds per cubic foot of property loaded van space, may be used. The gross weight, tare weight, and net weight, or the constructive weight, shall be shown on the Bill of Lading and Freight Bill.
- c. In the transportation of part loads this rule shall apply in all respects except that the gross weight or a vehicle containing one or more part subsequently loaded thereon, and a part load for any one shipper, not exceeding one thousand (1,000) pounds, may be weighed on a certified scale prior to being loaded on a vehicle, such part load to be accompanied by a weight ticket evidencing such weighing.
- d. All tares, gross, actual or constructive weights, shall be properly certified to, by the person or persons who ascertain such weights.

Rule 5 EXPEDITED SERVICE

- a. Expedited Service as used herein means tendering delivery of shipment less than five thousand (5,000) pounds on or before a specific date.
- b. Subject to the availability of equipment for the particular service desired, shippers may obtain expedited service on a shipment of less than five thousand (5,000) pounds and transportation charges shall be computed on the basis of five thousand (5,000) pounds and tariff rates applicable to five thousand (5,000) pounds. The carrier shall not be required to provide exclusive use of vehicle under this paragraph. For exclusive use of vehicle refer to paragraph three (3) of this item.

Bill of Lading and Freight Bill to be marked or stamped:

POLINDS	e.
POLINDS	
DATE & TI	MF
DATE	IAIL
	.POUNDS .POUNDS .DATE & TI .DATE

- c. Except in case of the fault of the shipper, in the event the shipment is not tendered for delivery on or before the delivery date, this item shall not apply. In such case, the charges for the shipment shall be subject to all other applicable rules and provisions of this tariff.
- d. Subject to the availability of equipment for the particular service desired, a shipment, the displacement of which completely occupies the loading space of a single vehicle, or the peculiar character of which otherwise prevents its transportation with other shipment on the same vehicle will be accepted at charges computes on the actual weight subject to a minimum weight based on seven (7) pounds per cubic foot of total vehicle space.

Bill of Lading and Freight Bill to be marked or stamped:

COMPLETE OCCUPANCY	OF SINGLE VEHICLE	ORDERED BY SHIPE	PER
SHIPMENT MOVING AT A	WEIGHT OF	POUNDS	-
ACTUAL WEIGHT	POUNDS	_	

e. Subject to the availability of equipment for the particular service required, a shipper may obtain the exclusive use of a single vehicle by accepting charges for the full capacity of such vehicle, such charges to be based on actual weight subject to a minimum weight based on seven (7) pounds per cubic fool of total vehicle space.

Bill of Lading and Freight Bill to be marked or stamped:

EXCLUSIVE USE OF A SINGLE VEHICLE ORDERED BY SHIP	PEF
SHIPMENT MOVING AT WEIGHT OF POUNDS	
ACTUAL WEIGHT POUNDS	900

Subject to availability of equipment, shipper may reserve a portion of the capacity of vehicle by ordering a specific quantity of space, in units of one hundred (100) cubic for And accepting transportation charges based on actual weight of shipment subject to minimum transportation charges as follows:
minimum transportation charges as follows:

Bill of Lading or Freight Bill to be marked or stamped:

SPACE RESERVATION......CU. FT. ORDERED

g. Expedited Service, Exclusive Use of Vehicle, or Space Reservation for a portion of a vehicle, will be furnished by carrier only when shipper or his agent request such service in writing or signed Bill of Lading, indicating that such specific service was ordered.

Note: All shipments subject to weighing provisions as provided in Rule 4.

Rule 6 EXTRA PICK-UP OR DELIVERY

Subject to Rule 7 portions of a shipment may be picked up at one or more places in route between origin and destination. Charges will be for the total weight or entire shipment for total distance from farthest point origin to ultimate destination. The total charges for picked-up or delivered portions shall not, in any case exceed the total charges as would apply if computed to each portion as a separate shipment. A charge for each extra pick-up or delivery will apply. (See Item 120 for application)

Rule 7 CONSOLIDATED SHIPMENTS

- a. Property of two or more families or establishments located at different addresses will not be accepted for transportation as a single shipment. Such property must be handled from each address as a separate shipment on a separate Bill of Lading.
- b. The name of only one shipper and one consignee shall appear on one Bill of Lading, but the Bill of Lading may also specify the name of a party to notify of the arrival of the shipment at destination.

Rule 8 LOADING AND UNLOADING

Except as otherwise provided herein, if shipment is delivered to or picked-up at warehouse, the rates for transportation include only the unloading or loading at door, platform, or other point convenient or accessible to the vehicle.

Rule 9 VALUATION CHARGES (SUBJECT TO RULE 3)

VALUATION CHARGES provided for in this item, WILL APPLY UNLESS SHIPPER EXPRESSLY RELEASES THE SHIPMENT TO A VALUE NOT TO EXCEED SIXTY (60) CENTS PER POUND PER ARTICLE.

On shipments declared or deemed released to a value equal to or exceeding \$1.25 times the actual total weight (in pounds) of the shipment, the following valuation charges will apply.

- a. ON ALL SHIPMENTS WITH A RELEASE VALUE For each \$100.00 or fraction thereof, of released value or declared value .90 per \$100.00.
- b. ON ALL SHIPMENTS WITH REPLACEMENT COVERAGE Rates available from individual carrier as stated in Rule 3.

Rule 10 MARKING AND PACKING

- a. Articles of fragile or breakable nature must be properly packed.
- b. Packages containing fragile articles or articles consisting wholly or in part of glass when packed by the shipper or his agent, must be marked by plain and distinct letters, designating the fragile character or contents.
- c. When the articles of furniture, consisting wholly or in part of glass is covered or wrapped by the shipper or his agents, such articles shall be wrapped in a manner to clearly expose glass surfaces or glass portions.
- d. When articles are improperly packed, crated or boxed and by reason thereof the contents are more susceptible to damage, carrier will arrange to have such articles properly packed at charges as shown in this tariff.

Rule 11 COMPLETE ARTICLE (Defined)

Each shipping piece or package and contents thereof shall constitute an article. The total component parts of any article taken apart or knocked down for handling or loading in vehicle shall constitute an article.

Rule 12 ARTICLES OF HIGH OR EXTRAORDINARY VALUE

Unless otherwise provided, the following property will not be accepted for Shipment: Bank bills, coins or currency, deeds, notes, drafts or valuable papers of any kind, jewelry, postage stamps, stamp collections, revenue stamps, redeemable trading stamps, letters or packets of letters, precious stones, or article or peculiarly inherent or extraordinary value; precious metals or articles manufactured there from. Should such articles come into the possession of the carrier with or without his knowledge, responsibility for safe delivery will not be assumed.

Rule 13 ARTICLES LIABLE TO CAUSE DAMAGE

- 1. Carrier will not accept for shipment property liable to impregnate or otherwise damage equipment or other property.
- 2. The carrier will not accept for shipment articles, which cannot be taken from the premises without damage to the article or the premises.

Rule 14 INSPECTION OF ARTICLES

When carrier or his agent believes it is necessary that the contents or packages be inspected, he shall make or cause such inspection to be made or require other sufficient evidence to determine the actual character of the property.

Rule 15 HANDLING OF HEAVY ARTICLES

Except as otherwise specifically provided in this tariff, or as amended, the services covered by this tariff do not include the handling, loading or unloading of any single article weighing six hundred (600) pounds or more except pianos. The extra handling, loading, or unloading in every instance must be provided by the shipper or if the carrier has additional personnel and equipment available, such extra services upon such articles must be securely braced and blocked, and when such bracing or blocking require material not forming part of the regular equipment of the vehicle, or extra labor, such material must be furnished by the shipper (Subject to Item 100).

Rule 16 SHIPMENTS ON TOUR

One or more articles making up a shipment intended for the use of display at various points or places when shipments require the exclusive use of a vehicle to transport such property, and which requires the carrier to allow for delay necessary for shipper to use or display the property before reloading and moving to next point or place scheduled for such use. If display, shall constitute a combination of charges between each stopping point at the rates as would ordinarily apply on a completed shipment between such points. If display, shall constitute a combination of charges between each stopping point, the rates that would ordinarily apply on a completed shipment between such points shall be used.

Rule 17 CLAIMS

Section 1

- a. Any claim for loss, damage, or overcharge shall be in writing and filed with the carrier within ninety (90) days after delivery. As a condition precedent to any claim adjustment or payment, said claim shall be accompanied by the original paid Bill if not previously surrendered to the carrier. Carrier may require certified or sworn statement of claim.
- b. Carrier shall be immediately notified for all claims for concealed and/or external damage and shall be given reasonable opportunity to inspect alleged external damage or concealed damage in the original package. It is incumbent upon the carrier or the

designated agent of the carrier to inspect any and all reported damage and to provide for repairs or compensation based in the level liability selected. If damage is alleged to have occurred to the shippers dwelling or surrounding, for example but not limited to, damage to walls, floors, steps, ceilings, rails, doors, driveway, lawn, fence, patio or garage, is the carrier's liability or that of his designated agent to inspect the alleged damage. If such damage is determined to be transit related, it is the carrier's obligation to repair or restore to original condition or to otherwise make whole by compensation. Transit related damage occurring to a shipper's dwelling or surrounding area is not covered by the Shipper's Declaration of Value. Any claim for property loss and/or damage must be reported within 48 hours of delivery/loading.

- C. The carrier's liability shall not exceed the cost of repairing or replacing the lost or damaged property with material of like kind and quality. It shall also not exceed the actual cash value of the property at the time and place of loss, but in no event to exceed the released value as determined under Rule 9. Replacement or repairing will be determined by the lesser of the two amounts.
- d. The carrier shall not be liable for loss of damage occurring after the property has been delivered to or receipted for by the consignee or shipper or authorized agent of either. When the carrier is directed to unload or to deliver the property (or render any services) at a place at which the consignee or its agent is not present, the property shall be at risk of the owner after unloading or delivery.
- e. Where the carrier is directed to load property from (or render any service at) a place or places at which the consigner or its agent is not present, the property shall be at risk of the owner before Loading.
- f. The carrier's liability with regards to sets and matched pieces shall be limited to repair or depreciated replacement of the lost or damaged piece or pieces only and shall not extend to repair, replacement or recovering of the entire set, but in no event to exceed the released value as determined under Rule 9.

Section 2

a. Any carrier or party liable on account of loss or damage to any said property shall have the full benefit of any insurance that may have been effected upon or account of said property so far as this shall not avoid the policies or contracts of insurance, provided that the carrier reimburse the claimant for the premium paid thereon. Any claim for property loss and/or damage shall be filed in writing within 2 business days after delivery.

Rule 18 PAYMENTS

a. The carrier will not deliver or relinquish possessions of any property transported by it until tariff rates and charges thereon have been paid in cash, money order, or certified check, except where other satisfactory arrangements have been made between the carrier and the consignor or consignee.

- b. Nothing herein shall limit the right of the carrier to require, at time of or before, shipment, the prepayment in part of in full or guarantee of the charges.
- c. The free credit period shall extend seven (7) days, excluding Saturdays, Sundays and legal holidays, in case of dispute as to the time of mailing, the postmark shall be accepted as showing such item.
- d. When carrier's bill has not been paid within the free credit period, credit shall automatically be extended to a total of thirty (30) calendar days, which shall include the free credit period, and shipper will be assessed a service charge by the carrier equal to one and a half percent of the amount of the carrier's bill, subject to a \$17.65 minimum charge to such extension of the credit.
- e. Carrier's bill will state separately, the total charges due during both the free credit period and the extended credit period.

Rule 19 DISPOSITION OF FRACTIONS

Unless otherwise provided, to dispose of fractions in computing a charge, rates rounded to the nearest nickel.

Rule 20 HOURLY RATES

Charges based on time shall be computed by multiplying the hourly rate by the time involved. Fractions of an hour will be disposed of as follows: Where the time involved is less than fifteen (15) minutes the charge shall be for one quarter of an hour. When in excess of fifteen (15) minutes but not more than thirty (30) minutes, charge for one-half hour. When in excess of thirty (30) minutes but not more than forty-five (45) minutes, charge for three-quarters of an hour. When in excess of forty five (45) minutes, charge for one hour.

Rule 21 COMPUTING CHARGES

Unless otherwise provided herein where rates are stated in amounts per hundred pounds charges shall be computed by multiplying the total weight involved by the rate shown for a hundred pounds.

Rule 22 ALTERNATE CHARGES

The total transportation charge on any shipment shall not exceed the charge as would apply on the same shipment under the next greater unit of weight at rate applicable to such next greater unit of weight.

To illustrate: A shipment weighing (use lowest weight in next higher bracket):

1,750 pounds, distance 100 miles, rate \$43.40.....\$759.50 2,000 pounds, distance 100 miles, rate \$35.95.....\$719.00

Rule 23 MINIMUM CHARGE

Except as may be otherwise specifically provided for in this tariff or as amended, a shipment weighing less than one thousand (1,000) pounds shall be accepted only at a weight of one thousand (1,000) pounds and at the applicable rate shown for one thousand (1,000) pounds.

Rule 24 REISSUED ITEMS OR PAGES

Reference made herein to items or pages in this tariff include reference to reissue of such items or pages. Reference to other tariffs shall include reissues or amendments thereto.

Rule 25 RE-WEIGHING AND NOTIFICATION OF CHARGE EXPENSE

The carrier, upon request of shipper may, prior to the delivery and when practical to do so, re-weigh the shipment. The charge for re-weighing, if applicable, shall be \$57.45. If the net re-weigh is at least one hundred twenty (120) pounds less than the initial net weight, the reweigh shall be used for determining applicable rates and charges and the reweigh charge will not apply.

Rule 26 SERVICING SPECIAL ARTICLES

The transportation rates in this tariff do not include servicing or de-servicing articles or appliances such as refrigerators, deep freezers, cabinets, non-front loading washing machines. Non plasma television sets, air conditioners, and the like, which if not properly serviced, may be damaged in, or incident to, transit, nor is liability assumed for any such damage unless said articles or appliances are serviced and de-serviced as provided in (a) or (b) below.

- a. Upon request of shipper, owner or consignee of the goods, carrier will subject to (b) below, service such articles and appliances at origin for the additional charge of \$20.40 per first unit; service and/or de-service each additional unit at a charge of \$13.55; and will de-service such articles and appliances at destination for the additional charge of \$13.55 per unit. Such servicing and de-servicing does not include removal or installation of articles secured to the premises; or plumbing, electrical or carpentry services necessary to disconnect, remove, connect and install such articles and appliances.
- b. If carrier does not possess the qualified personnel to properly service and de-service articles or appliances, carrier will upon request of shipper, owner, or consignee and as agent for them, engage third persons to perform the servicing and de-servicing. When third persons are engaged by the carrier to perform any service, the carrier will not assume responsibility for their activities or conduct, amount of their charges, nor the quality or quantity of service furnished.
- c. All charges of the third persons must be paid by the shipper, and are in addition to all other charges in this tariff. Such charges will be advanced by the carrier, and billed as an advanced charge.

Rule 27 IMPRACTICAL PICK-UP OR DELIVERY AND AUXILIARY SERVICES

- It is the responsibility of the shipper to make shipment accessible to carrier or accept delivery from carrier at a point at which the road haul vehicle may be safely operated.
- b. When it is physically impossible for carrier to perform pick-up or shipment at origin address or to complete delivery of shipment at destination address with normally assigned road haul equipment, due to the structure of the building, its inaccessibility by highway, inadequate or unsafe public or private road, overhead obstructions, narrow gates, sharp turns, trees, shrubbery, the deterioration of roadway due to rain, flood, snow, or nature of an article or articles included in the shipment, the carrier shall hold itself available at point of pick-up or tender delivery at destination at the nearest point of approach to the desired location where the road haul equipment can be made safely accessible.
- c. Upon request of the shipper, consignee or owner the goods, the carrier will use or engage smaller equipment than its normal road haul equipment or provide extra labor for the purpose, if possible of accomplishment, or transferring the shipment between the residence and the nearest point of approach by the carrier's road haul equipment. Charges for this auxiliary service to cover labor and additional vehicle (if used) will be as provided in item 130, 135 and 150 and shall be in additional to all other transportation or accessorial charges.
- d. If the shipper does not accept the shipment at nearest point of safe approach by carrier's road haul equipment to the destination address, the carrier may place the shipment, or any part thereof not reasonably possible for delivery, in storage at the nearest available warehouse of the carrier, or, at the option of the carrier, in a public warehouse, subject to a lien for all lawful charges. The liability on the part of the carrier will cease when the shipment shall be considered as having been delivered.
- e. Transportation charges to cover the movement of shipment or part thereof from point which it was originally tendered to warehouse location shall be computed on basis of weight of shipment of that part of shipment stored in warehouse, subject to applicable rate as provided in tariff from point at which it was originally tendered. All accrued charges on the shipment or any part thereof shall be due and payable upon delivery of same, to the warehouse. Any subsequent movement from warehouse shall constitute a new shipment.

Rule 28 HOISTING OR LOWERING

Hoisting or lowering service will be performed only at points where carrier possesses necessary equipment and experienced personnel to perform such service. Otherwise, upon request of shipper, consignee, or owner will endeavor to arrange for qualified service, if available, at the expense of the shipper, consignee or owner of the goods. In such instances, the carrier will not be responsible for damage to shipment or property.

Rule 29 RIGGING SERVICE

When, because of the size of nature of the lading, it is necessary to utilize the services of a rigger, such service must be provided by the shipper, consignee or owner of the goods. If requested by shipper, consignee or owner, carrier will, as agent for them and at their expense, arrange for such rigging service, if available, but carrier assumes no responsibility for the activities or conduct of third persons, amount of their charges nor the quality or quantity of service furnished.

Rule 30 COMMODITY DESCRIPTION

The classification of property to which rates, rules and regulations apply to that class of property designated by the Interstate Commerce Commission in Ex Parte No. MC-19 as a commodity under the following description:

HOUSEHOLD GOODS: This group includes personal effects and property used or to be used in a dwelling and similar property if the transportation of such effects or property is:

- Arranged and paid for by the householder including transportation of property from a factory, or store when the property is purchased by the householder with intent to use in his or her dwelling, or
- Arranged and paid for by another party.

All property transported under the commodity description as set forth above shall be subject to the minimum weights, rates, and charges, as set forth in this tariff, or as amended.

Rule 31 LIMITATION OF LIABILITY ON READY TO ASSEMBLE FURNITURE (Made from press board, particle board, engineered wood or ready to assemble)

- a. Ready to assemble furniture is defined as meaning furniture manufactured from pressboard, particle board, engineered wood or similar materials which is shipped from the manufacturer in the knocked down "KD" or knocked down flat "KDF" condition to be assembled by the retail store, reseller or end user. Most is not designed with the extra wood structural pieces to adequately brace the unit for movement out of or into a residence, nor the normal truck vibration, even in air-ride trailers. It is not constructed to withstand the normal stress of a move as an assembled unit. Assembly instructions frequently suggest that the connecting hardware pieces be glued in place. This does not significantly improve the structural integrity of the pieces, but does make disassembly impossible without creating substantial, un-repairable damage.
- b. When a shipper elects to ship an article as defined above, and notwithstanding the language contained in the 'Notice' below, in no case shall the liability of the carrier exceed thirty cents (\$0.30) per pound per article or fifty dollars (\$50.00) per article whichever is greater.
- c. Prior to the movement of a shipment of household goods/office furniture, the carrier shall give the shipper a notice containing the language outlined below and receive the original signed copy back.

NOTICE

LIMITATION OF LIABILITY ON PRESSBOARD, PARTICLE BOARD and/or ENGINEERED WOOD FURNITURE

Furniture manufactured from pressboard, particle board and/or engineered wood is designed to go into a box from the manufacturer to the retailer and then to the end user unassembled. It is not construed to withstand the normal stress of a move as an assembled unit. Most is not designed with the extra wood structural pieces to adequately brace the unit for movement out of or into a residence, nor the normal truck vibration even in air-ride trailers. Usually chips or dents are not repairable. Surface impressions can be made on the furniture when writing on a single piece of paper. Assembly instructions frequently suggest that the connecting hardware pieces be glued in piece. This does not significantly improve the structural integrity of the pieces, but does make disassembly impossible without creating substantial, un-repairable damage.

Option 1 – I/we choose to disassemble all pressboard, particle board and/or engineered wood furniture prior to the move. I/we assume all responsibility for damage to the pressboard, particle board and/or engineered wood furniture, which may occur during the disassembly of the furniture.

Option 2 – I/we have engaged the services of another individual or company to disassemble all pressboard, particle board and/or engineered wood furniture prior to the move. I/we assume all responsibility for damage, which may occur to the pressboard, particle board and/or engineered wood furniture during the disassembly of the unit(s).

Option 3 – I/we am/are tendering furniture constructed of pressboard, particle board and/or engineered wood furniture fully assembled as part of our move. I/we understand that any claim for damage to the pressboard, particle board and/or engineered wood furniture may be denied due to inherent vice, based upon the fact that fully assembled pressboard, particle board and/or engineered wood furniture is inherently susceptible to damage as outlined above.

Shipper, owner	or consignee			Date	
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RATES AND CHARGES FOR ACCESSORIAL SERVICES

ITEM			
NO.	SERVICE	PER	RATES
	BULKY ARTICLES LOADING AND UNLOADING CHARGES AND WEIGHT		
100	ADDITIVES: When a shipment includes bulky articles as named below, the		
	following additional loading and unloading charge or weight additive will apply:		
	LOADING AND UNLOADING CHARGES include BOTH loading and unloading		
	services and the handling and blocking of such articles and applies each time		
	loading and unloading service is required — except for carrier's convenience.		
	AUTOMOBILES, TRUCKS OR VANS include dune buggies and all terrain and		
	specialty motor vehicles, which for the purpose of this item shall be classified	EACH	\$112.50
	as an automobile.		
	MOTORCYCLES of 250cc and over.	EACH	\$70.50
		-	
	BOATS, CANOES, SKIFFS, LIGHT ROWBOATS, KAYAKS, SAILBOATS, and BOAT	EACH	
	TRAILERS (see weight additives below).		
	FARM EQUIPMENT/IMPLEMENTS IN EXCESS OF 100 CU. FT.	EACH	\$175.75
	TRACTORS AND RIDING MOWERS of 24 horsepower and over.	EACH	\$84.25
	TRACTORS AND RIDING MOWERS of less than 24 horsepower.	EACH	\$56.25
		FACIL	ésc as
	SNOWMOBILES OR RIDING GOLFCARTS.	EACH	\$56.25
-	TRAILERS, including utility and pop-up trailers – except farm trailers in excess of		
	100 cu. ft., boat trailers and travel camper trailers/mini-mobile homes (see	EACH	\$63.25
	weight additives below).		f
	CAMPERS, UNMOUNTED ON TRUCKS, designed for carriage on pick-up trucks —		
	except travel camper trailers/mini-mobile homes (see weight additives below).	EACH	\$163.75
	CAMPERS, MOUNTED ON PICK-UP TRUCKS, apply above charge for trucks –		
	except travel camper trailers/mini-mobile homes (see weight additives below).		×
	PLAYHOUSES, TOOL SHEDS, UTILITY SHEDS in excess of 100 cu. ft. (transported	EACH	\$105.50
	set up, not dismantled).		
	BATH OR HOT TUBS, SPAS, WHIRLPOOL BATHS, JACUZZIS in excess of 100 cu. ft.	EACH	\$105.50
	(transported set up, not dismantled).		

ITEM NO.	SERVICE	PER	RATES
100	SATELLITE TELEVISION/RADIO RECEIVING DISCS/DISHES, INCLUDING MOUNTS, STANDS, AND ACCESSORIAL EQUIPMENT: DISC/DISH OUTSIDE DIAMETER) (i)
	4 feet or less 4 feet to 8 feet 8 feet to 12 feet Over 12 feet	EACH EACH EACH	\$56.25 \$84.50 \$126.50 \$196.75
	GRANDFATHER CLOCKS under 5 feet tall (transported set-up, not dismantled).	EACH	\$28.25
	GRANDFATHER CLOCKS over 5 feet tall (transported set-up, not dismantled).	EACH	\$49.25
	WIDESCREEN TV – over 40' diagonally	EACH	\$79.50

WEIGHT ADDITIVES

When shipment includes travel camper trailers/mini-mobile homes (other than utility and popup trailers), airplanes, boat, tight rowboat, kayak, canoe, glider (except hang glider), skiff, sailboat and/or boat trailer, the transportation charges will be based on the net scale weight of the shipment, plus a weight additive calculated in accordance with table below:

AIRPLANES OR GLIDERS (EXCEPT HANG GLIDERS)	120 POUNDS PER LINEAR FOOT OF
	TOTAL LENGTH OF THE FUSELAGE
CANOES, SKIFFS, LIGHT ROWBOATS AND KAYAKS	30 POUNDS PER LINEAR FOOT OF
14 FEET AND OVER IN LENGTH	TOTAL LENGTH
141 EET AND OVER IN EEROTT	TOTAL LENGTH
BOAT TRAILERS ANY LENGTH	75 POUNDS PER LINEAR FOOT OF
8 7 88	TOTAL LENGTH
SAILBOATS 14 FEET AND OVER IN LENGTH	125 POUNDS PER LINEAR FOOT OF
	TOTAL LENGTH
TRAVEL CAMPER TRAILERS/MINI-MOBILE HOMES	300 POUNDS PER LINEAR FOOT OF
(OTHER THAN UTILITY AND POP-UP TRAILERS)	TOTAL LENGTH

- a. This weight additive WILL NOT APPLY to boats, canoes, skiffs, light rowboats, kayaks or sailboats of less than fourteen (14) feet in length, nor on dinghies or sculls of any size.
- b. When shipment contains two (2) or more articles subject to the weight additive, the total weight additives for that shipment will be the sum of the individual additives for each bulky article calculated separately.
- In determining length for the purpose of this item, all fractions of foot will be disregarded.
- d. The length of boats, canoes, skiffs, light rowboats, kayaks or sailboats shall be determined by the straight center line distance between the top center point of the transom and a point perpendicular with the foremost part of the bow. Manufacturers "length overall" or center line length shall apply as the correct length for the purposes of this item in lieu of physical measurements by carrier.
- e. The length of boat trailers shall be the straight center line distance from a point equal to the rearmost part of the trailer to foremost part of the trailer tongue. Manufacturers "length overall" shall apply as the correct length for the purpose of this item in lieu of physical measurement by carrier.
- f. The bulky article charge of the weight additive WILL APPLY for the following items, tendered either whole or in disassembled or partially disassembled condition: automobiles, trucks, vans, dune buggies, all terrain and specialty motor vehicles, motorcycles, boats, canoes, skiffs, sailboats, boat trailers, tractors, riding mowers, snowmobiles, riding golf carts, trailers campers, airplanes and gliders.
- To determine the cubic feet of an article, measure the greatest height, width and depth.

Fractions of a foot will be disposed of as follows:

6 inches or more will be increased to a foot. Less than 6 inches will be dropped.

EXAMPLE:

Articles greatest measurements are 9 feet 2 inches by 3 feet 7 inches by 5 feet

9 inches. Multiply 9 feet times 4 feet, times 6 feet = 216 cubic feet.

EXCEPTION: This item WILL NOT APPLY when shipper orders Exclusive Use of Vehicle under

Rule 5 or to Shipments on Tour under Rule 16.

ITEM#	SERVICE	PER	RATES
105	LADEN FREEZER	FLAT CHARGE	\$58
	HANDLING CHARGE FOR		
	FOOD IN ANY SIZE FREEZER		
106	FRONT LOAD WASHER	FACIL	ÅEC 00
100		EACH	\$56.00
<u> </u>	FRONT LOAD DRYER	EACH	\$39.00
	DISH BARRELS	EACH	\$34.00
	BOOK CARTON 1.5 CU	EACH	\$8.75
	MEDIUM CTN 3.0 CU	EACH	\$12.75
	LARGE CTN 4.5 CU	EACH	\$15.50
	WARDROBE CTN	EACH	\$17.00
	CRIB MATTRESS	EACH	\$11.00
	SINGLE MATTRESS	EACH	\$16.00
	DOUBLE MATTRESS	EACH	\$18.50
	KING/QUEEN MATTRESS	EACH	\$29.00
	CORRUGATED MIRROR CTN	EACH	\$26.25
	CUSTOM SLAT CRATE	PER CUBE	\$16.00
	CUSTOM SOLID CRATE	PER CUBE	\$18.00

ITEM#	SERVICE	PER	RATES
110	MATTRESSES		
	CRIB MATTRESS	EACH	\$11.00
	SINGLE MATTRESS	EACH	\$16.00
	DOUBLE MATTRESS	EACH	\$18.50
	KING/QUEEN MATTRESS	EACH	\$29.00
	CORRUGATED MIRROR CTN	EACH	\$26.25
	CUSTOM SLAT CRATE	PER CUBE	\$16.00
	CUSTOM SOLID CRATE	PER CUBE	\$18.00
	MINIMUM SOLID CRATE	EACH	\$67.50
	MINIMUM CHARGE SLAT CRATE	EACH	\$49.50
116	PLASMA TV UNDER 55"	EACH	\$135.00
120	Extra pick-up or delivery	EACH	\$53.00

ITEM		 		
NO.	SERVICE		PER	RATES
130	LABOR CHARGES Covers all accessorial services for which no charges are othe provided in the tariff when such services are requested by sl man, during normal hours.	1 1	EACH	\$ 30.00
135	OVERTIME LABOR CHARGES Accessorial services for which no charges are otherwise provideriff when such services are requested by the shipper and chours and on the days listed below, per man:	1 1	MAN HOUR	\$30.50
	 a. Between 5 p.m. and 8 a.m. weekdays. b. During any hour Saturday and Sunday. c. During any hour on the following holidays. New Years Day 4TH of July Labor Day Thanksgiving 			
140	PIANO OR ORGAN CARRY CHARGES Handling charge for (charges are in addition to the flight charges)	rge):		
	Piano or organs less than 400 pounds and less than 38 inc	hes high	FLAT CHARGE	\$36.75
	Piano or organs in excess of 400 pounds and more than 3	8 inches high	FLAT CHARGE	\$73.50
	Grand or Baby Grand Piano		FLAT CHARGE	\$115.50
	Pool Table or Other Game Table		FLAT CHARGE	\$100.00
	Note: The steps from one floor or story to the next floor or story considered one flight. If an elevator is employed, it will be considered any floor. Flight carry charge applies each time a service is rend charge applies once per shipment for each piano or organ.	ered one flight	1 st FLIGHT	\$28.50
	EACH ADDITIONAL FLIGHT		PER FLIGHT	\$13.00

ITEM				
NO.	SERVICE		PER	RATES
150	WAITING TIME Loading and unloading will be done between the hours of 8 a p.m. unless otherwise provided by agreement.	.m. and 5	VEHICLE HOUR	\$42.75
	NOTE: Waiting time charges in this Item apply to carrier's vehicle $\underline{0}$ time for personnel will be subject to the hourly charge contained in 135 for delay not the fault of the carrier, as follows:			-
	 a. Where shipment is moving within the State of South Carolin will not charge for waiting time until one hour has passed (1 time). 			
	 Shipment on Tour, defined in Rule 16, charge will be for war as it exceeds 24 hours after unloading. 	ting time only		
155	AUXILIARY SERVICE Necessary for pick-up or delivery EXCEPT as provided in Item only in connection with Rule 28 for all auxiliary pick-up or de services by the shipper).		VEHICLE HOUR	\$42.75
	PER ADDITIONAL VEHICLE LABOR CHARGES (for rates to apply, see Item 130 & 13	35)		
160	OVERTIME LOADING AND UNLOADING An additional charge for each overtime loading and for each unloading will be:	overtime	CWT	\$2.50
	Note 1: Charge will be based on actual weight subject to a one the minimum.	ousand (1000)		
	Note 2: Overtime will be considered any time during hours and or listed below:	the days		10
	 a. Between 5 p.m. and 8 a.m. weekdays. b. During any hour Saturday and Sunday. c. During any hour on the following holidays. New Years Day 4TH of July Labor Day Thanksgiving 			7
	Note 3: Bill of Lading and Freight Bill will be marked or stamped as Loading requested or required after regular hours or days. Unloading requested or required after regular hours or days.	s follows:		
	Note 4: This item will not apply when Rule 16 is employed as basis computing charges for Shipments on Tour.	s for		ď

ITEM			1
NO.	SERVICE .	PER	RATES
170	ELEVATOR OR STAIR CARRY CHARGE (Involved in pick-up or delivery)		
	Note: One flight shall mean from one complete floor to above floor.		
	ELEVATORS (except for single family dwellings):		
	Where pick-up or delivery involved use of adequate elevator service up		:
	or down one or more flights, a charge will be assessed.		
	ONE OR MORE FLIGHTS AT ORIGIN	CWT	\$1.75
	ONE OR MORE FLIGHTS AT DESTINATION	CWT	\$1.75
	STAIRS (except for single family dwellings):		
	Where pick-up or delivery involved carriage up or down one or more		
	flights of stairs, a charge will be assessed.		
	PER FLIGHT AT ORIGIN	CWT	\$1.25
	PER FLIGHT AT DESTINATION	CWT	\$1.25
180	LONG CARRY:		
	For excessive distances where pick-up or delivery involves one or more		
	extra carry, a charge will be assessed.		
	PER EACH EXTRA CARRY AT ORIGIN	CWT	\$1.25
	PER EACH EXTRA CARRY AT DESTINATION	CWT	\$1.25
	Note: An extra carry means each carriage of 50 ft or fraction thereof after the		
	first 75 ft (not including elevator or stairs distance for which charges herein		
:	apply). Between vehicle and:		
	a. The entrance door of a detached single family dwelling.		
	The applicable individual apartment or office entrance door within multiple occupancy building.		
	 The excessive distance carry charge will be based on the actual weight of the shipment. 		

Carolina Moving Solutions LLC

General Rules and Regulations

Item 190

Fuel Cost Price Adjustment (Surcharge)

\$ 20,00

The fuel surcharge to be charged on shipments 30 miles or less will be a flat \$10 per truck per day

The following percentage Fuel-Related Cost Price Adjustment (Surcharge) will apply on line-haul Transportation charges on shipments that are 31 miles and more.

- 1. The surcharge for 31-120 miles will be 5% of the line-haul.
- 2. The Surcharge for 121-220 miles will be 6% of the line-haul.
- 3. The Surcharge for 221-380 miles will be 7% of the line-haul.

For example, if the line-haul transportation charge is \$1080.00 for a shipment to be Delivered 145 miles away using 6%, the surcharge would be \$64.80.

RATES PER HOUR SERVICES WITH MILEAGE 0-30 HOUSEHOLD GOODS

CATEGORY	RATE PER HOUR		
VAN TRUCK			
VAN/TRUCK		 	
2 MEN	\$95.00 PER HOUR		
		77	
EACH MAN	\$30.00 PER HOUR		
ADDITIONAL TRUCK	\$40.00 PER HOUR		
NOTE A	ONE HOUR TRAVEL WILL APPLY		
	<50 MILES FROM OFFICE		
NOTE B	A THREE HOUR WORKING MINIMUM		
	ON ALL LOCALS		
NOTE C	TWO HOUR TRAVEL WILL APPLY		
	>51 MILES FROM THE OFFICE		

Short cut

van and 2= \$95.00

van and 3= \$125.00

van and 4= \$155.00

van and 5= \$185.00

MILES	1000 LBS		2,000 LBS		4,000 LBS		8,000 LBS		12.000 LBS
	70	BREAK	T0	BREAK	ТО	BREAK	10	BREAK	AND OVER
	1,999 LBS POINT		3,999 LBS	POINT	7,999 LBS	POINT	11,999 LBS	POINT	
31-40	\$39.42	1663	\$32.77	3420	\$28.02	6237	\$21.85	10174	\$18.52
41-50	\$41.32	1655	\$34.20	3333	\$28.50	6267	\$22.32	10213	\$19
51-60	\$42.75	1644	\$35.15	3405	\$29.92	6222	\$23.27	10286	\$19.95
61-70	\$45.12	1621	\$36.57	3325	\$30.40	6375	\$24.22	10118	\$20.42
71-80	\$45.60	1667	\$38.00	3300	\$31.35	6424	\$25.17	10189	\$21.37
81-90	\$46.07	1670	\$38.47	3358	\$32.30	6471	\$26.12	10255	\$22.32
91-100	\$48.45	1647	\$39.90	3286	\$32.77	6609	\$27.07	10316	\$23.27
101-110	\$49.40	1673	\$41.32	3264	\$33.72	6648	\$28.02	10169	\$23.75
111-120	\$50.35	1679	\$42.27	3236	\$34.20	6667	\$28.50	10200	\$24.22
121-130	\$52.72	1658	\$43.70	3217	\$35.15	6703	\$29.45	10258	\$25.17
131-140	\$53.67	1681	\$45.12	3116	\$35.15	6811	\$29.92	10286	\$25.65
141-150	\$55.10	1672	\$46.07	3134	\$36.10	6737	\$30.40	10313	\$26.12
151-160	\$57.00	1667	\$47.50	3120	\$37.05	6769	\$31.35	10182	\$26.60
161-170	\$57.47	1686	\$48.45	3059	\$37.05	6874	\$32.30	10235	\$27.55
171-180	\$59.37	1648	\$48.92	3146	\$38.47	6914	\$33.25	10114	\$28.02
181-190	\$61.27	1628	\$49.87	3200	\$39.90	6762	\$33.72	10141	\$28.50
191-200	\$62.70	1606	\$50.35	3208	\$40.37	6776	\$34.20	10333	\$29.45
201-220	\$65.07	1591	\$51.77	3193	\$41.32	6805	\$35.15	10216	\$29.92
221-240	\$66.50	1600	\$53.20	3179	\$42.27	6821	\$36.57	10130	\$30.87
241-260	\$66.97	1645	\$55.10	3138	\$43.22	6857	\$37.05	10308	\$31.82
261-280	\$68.40	1681	\$57.47	3074	\$44.17	6968	\$38.47	10222	\$32.77
281-300	\$69.82	1646	\$57.47	3140	\$45.12	6989	\$39.42	10265	\$33.72
301-320	\$71.25	1653	\$58.90	3194	\$47.02	7030	\$41.32	10207	\$35.15
321-340	\$72.67	1673	\$60.80	3125	\$47.50	7040	\$41.80	10227	\$35.62
341-360	\$74.57	1656	\$61.75	3169	\$49.87	7068	\$43.22	10154	\$36.57
361-380	\$76.47	1665	\$63.65	3164	\$50.35	7019	\$44.17	10194	\$37.52